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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/044,899	01/09/2002	Nicholas L. Abbott	061818-5002US04	3817	
43850 MORGAN LE	7590 04/23/200 EWIS & BOCKIUS LL	EXAM	EXAMINER		
One Market, Spear Street Tower, Suite 2800 San Francisco, CA 94105			LUNDGREN, JEFFREY S		
			ART UNIT	PAPER NUMBER	
			1639		
			MAIL DATE	DELIVERY MODE	
			04/23/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/044,899 ABBOTT ET AL. Office Action Summary

	Office Action Gammary	Examiner	Art Unit				
		JEFFREY S. LUNDGREN	1639				
	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence ad	dress			
Period fo	or Reply						
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY. CHEVER IS LONGER, FROM THE MAILING D/ misons of time may be available under the provisions of 37 CFR 1.15 SIX (6) MONTHS from the mailing date of this communication, of the mailing date of the them adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim- till apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	I. tely filed the mailing date of this of (35 U.S.C. § 133).	,			
Status							
1) 又	Responsive to communication(s) filed on 4/2/0	o .					
- '=	· · · · · · · · · · · · · · · · · · ·	action is non-final.					
	·—		secution as to the	merits is			
ا ارق	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
	·						
Disposit	ion of Claims						
4)⊠	Claim(s) <u>129-202</u> is/are pending in the application.						
	4a) Of the above claim(s) 129-143 and 158-202 is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
	Claim(s) is/are objected to.						
8)[]	Claim(s) are subject to restriction and/or	election requirement.					
Applicat	ion Papers						
9)	The specification is objected to by the Examine	r.					
10)	The drawing(s) filed on is/are: a) acce	epted or b) objected to by the E	Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	O-152.			
Priority (under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents	s have been received.	., .,				
	Copies of the certified copies of the prior	• • • • • • • • • • • • • • • • • • • •		Stage			
	application from the International Bureau	•					
* 5	See the attached detailed Office action for a list		d.				
Attachmen	t(s)						
1) Notice	ce of References Cited (PTO-892)	Interview Summary Paper No(s)/Mail De					

Attachment(s)		
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(s)/Mail Date. 5) Notice of Informal Paters Application	
3) Information Disclosure Statement(s) (PTO/S5/08) Paper No(s)/Mail Date	6) Other:	

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DETAILED ACTION

Finality of Previous Office Action is Withdrawn

Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Status of the Claims

Claims 129-202 are pending in the instant application; claims 129-143 and 158-202 are withdrawn from consideration; claims 144-157 are the subject of the Office Action below.

Previous Rejections and Objections are Withdrawn

The previous grounds of rejection and objection are each overcome for the reasons of record presented by Applicants.

Claim Rejections - 35 USC § 112 - Written Description

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 144-157 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claims contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventors, at the time the application was filed, had full possession of the claimed invention. Applicants invention is not adequately described for the full breadth, and is limited to mesogenic liquid crystals encapsulated between two substrates prepared on anisotropic gold hosting an organic self-assembled monolayer, and detection using polarized light or optical spectroscopy and transmission.

The claimed invention:

Applicants invention is directed towards a method for detecting an analyte, comprising: contacting with said analyte a recognition moiety for said analyte, wherein said contacting causes Application/Control Number: 10/044,899

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at least a portion of a plurality of mesogens proximate to said recognition moiety to detectably switch from a first orientation to a second orientation upon contacting said analyte with said recognition moiety; and detecting said second orientation of said at least a portion of said plurality of mesogens, whereby said analyte is detected.

The supporting disclosure:

Applicants disclosure suggests that the invention is useful for various biosensor applications. The biosensors are generally based on liquid crystal based sensors wherein the alignment of the mesogenic layers is affected by the presence of absence of analyte and is highly sensitive to low levels of analyte.

Applicants generally describe a number of substrates to host the biosensor layer:

"Substrates that are useful in practicing the present invention can be made of practically any physicochemically stable material. In a preferred embodiment, the substrate material is non-reactive towards the constituents of the mesogenic layer. The substrates can be either rigid or flexible and can be either optically transparent or optically opaque. The substrates can be electrical insulators, conductors or semiconductors. Further the substrates can be substantially impermeable to liquids, vapors and/or gases or, alternatively, the substrates can be permeable to one or more of these classes of materials.

Exemplary substrate materials include, but are not limited to, inorganic crystals, inorganic glasses, inorganic oxides, metals, organic polymers and combinations thereof."

Specification, paragraphs 0145 and 0146; and the substrate surface:

"The nature of the surface of the substrate has a profound effect on the anchoring of the mesogenic layer which is associated with the surface. The surface can be engineered by the use of mechanical and/or chemical techniques."

Specification, paragraph 0164.

Each of Applicants working examples is directed to substrate surfaces that have anisotropic gold (see Examples 1-6).

The State of the Art, Relevant Facts and Applicants Lacking Disclosure:

For the type of sensors that relate to the claimed invention, each requires anisotropic gold hosting an organic self assembled monolayer. For example, see Gupta et al., Science, 279:2077-

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2080 (1998); Clare et al., Langmuir, 22:7776-7782 (2006); Clare et al., Langmuir, 22:4654-4659 (2006); Govindaraju et al., JACS, 129:11223-11231 (2007); and Lowe et al., Analytical Chemistry, 80:2637-2645 (2008).

See also the Abbott Declaration filed in U.S. Patent Application Serial No. 10/934,023, signed on June 11, 2008, that indicates that the liquid crystal based biosensors of the instant application are dependent on the anisotropic gold substrate surface and organic self assembled monolayers.

Absent evidence to the contrary in Applicants disclosure, the full breadth of the claimed invention is not supported.

Conclusions

No claim is allowable

If Applicants should amend the claims, a complete and responsive reply will clearly identify where support can be found in the disclosure for each amendment. Applicants should point to the page and line numbers of the application corresponding to each amendment, and provide any statements that might help to identify support for the claimed invention (e.g., if the amendment is not supported in ipsis verbis, clarification on the record may be helpful). Should Applicants present new claims, Applicants should clearly identify where support can be found in the disclosure.

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Jeff Lundgren whose telephone number is 571-272-5541. The Examiner can normally be reached from 7:00 AM to 5:30 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Christopher Low, can be reached on 571-272-0951. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Jeffrey S. Lundgren/
Patent Examiner, Art Unit 1639